PATENT COOPERATION TREATY

PCT

Translation INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference SGahF1708-1	FOR FURTHER		See Form PCT/IPEA/416		
International application No.	International filing	date (day/month/year)	Priority date (day/month/year)		
PCT/FR2004/00186			16.07.2003		
International Patent Classification (II					
C12H1/04, A23L2/					
, v=, AESH2/	,				
Applicant					
REALDYME					
This report is the internati under Article 35 and transr	ional preliminary examination mitted to the applicant accordin	report, established by this 3 g to Article 36.	International Preliminary Examining Authority		
2. This REPORT consists of	a total of 8	sheets, including	g this cover sheet.		
	anied by ANNEXES, comprising	ng:			
	olicant and to the International	_	sheets, as follows:		
sheets of	the description, claims and/or	drawings which have been a	amended and are the basis for this report and/or		
sheets con Instructio	sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).				
sheets wh	nich supersede earlier sheets, b	ut which this Authority con	siders contain an amendment that goes beyond		
the disclo	osure in the international appli	cation as riled, as indicated	I in item 4 of Box No. I and the Supplemental		
	<i>ernational Bureau only)</i> a total	of (indicate type and number	r of electronic carrier(s))		
(sent to the th	Jureua Omyj a total				
	, containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see				
related thereto, i Section 802 of th	n computer readable form only ne Administrative Instructions).	,, as maioaiou in uie supple	Sequence Disting (see		
4. This report contains indica	ations relating to the following	items:			
	Basis of the report				
Box No. II	Priority				
Box No. III	Non-establishment of opinion w	vith regard to novelty, invent	tive step and industrial applicability		
Box No. IV	Lack of unity of invention				
Box No. V	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
	·				
Box No. VII	Box No. VII Certain defects in the international application				
Box No. VIII	Box No. VIII Certain observations on the international application				
Date of submission of the demand		Date of completion of th	us report		
Date of agomession of the nemand	Date of Capabillian of the Capabillian				
Name and mailing address of the IPEA/EP		Authorized officer	Authorized officer		
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Faccionile N-		Telephone No.			
Facsimile No.		rereprione IVO.			

International application No.
PCT/FR2004/001863

Box	No. I	Basis of the report					
1.		regard to the language, this report is based on the internation ated under this item.	al application in the language in which it was filed, unless otherwise				
	This report is based on translations from the original language into the following language which is the language of a translation furnished for the purposes of:						
		international search (Rule 12.3 and 23.1(b))					
		publication of the international application (Rule 12.4)					
		international preliminary examination (Rule 55.2 and/o					
2.	recei	n regard to the elements of the international application, this i iving Office in response to an invitation under Article 14 are report):	report is based on (replacement sheets which have been furnished to the referred to in this report as "originally filed" and are not annexed to				
		the international application as originally filed/furnished					
	\boxtimes	the description:					
		pages <u>1-30</u>	as originally filed/furnished				
		pages*	received by this Authority on				
		pages*	received by this Authority on				
	\boxtimes	the claims:					
		nos. 22-24	as originally filed/furnished				
		nos.*	as amended (together with any statement) under Article 19				
			received by this Authority on 13.05.2005 with fax				
			received by this Authority on				
	\boxtimes	the drawings:					
	ت	sheets 1/4-4/4	as originally filed/furnished				
			received by this Authority on				
			received by this Authority on				
		a sequence listing and/or any related table(s) – see Supplem					
			wild Don Relating to bequeine Disting.				
3.	لــا	The amendments have resulted in the cancellation of:					
		the description, pages					
	the claims, nos.						
		the drawings, sheets/figs					
		the sequence listing (specify):					
		any table(s) related to sequence listing (specify):					
4.		This report has been established as if (some of) the amend they have been considered to go beyond the disclosure as fi	diments annexed to this report and listed below had not been made, since illed, as indicated in the Supplemental Box (Rule 70.2(c)).				
	the description, pages						
	the claims, nos.						
	the drawings, sheets/figs						
	the sequence listing (specify):						
	any table(s) related to sequence listing (specify):						
*	If it	tem 4 applies, some or all of those sheets may be marked "sup	perseded."				

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
1.	Statement			
	Novelty (N)	Claims	5-12, 14-21	YES
		Claims	1-4, 13	NO
	Inventive step (IS)	Claims	18-21	YES
		Claims	1-17	NO
	Industrial applicability (IA)	Claims	1-21	YES
		Claims		NO

- 2. Citations and explanations (Rule 70.7)
 - 1. Reference is made to the following documents:
 - D1: PATENT ABSTRACTS OF JAPAN vol. 0091, no. 30
 (C-284), 5 June 1985 (1985-06-05) & JP 60
 016933 A (SUNTORY KK), 28 January 1985
 (1985-01-28) and D1a: **EP-A-0 124 891** (mentioned by the applicant);
 - D2: TSUNEO KADA, MASAYUKI KATO1 KATSUHIRO AIKAWA, AND SHUHACHI KIRIYAMA: "Adsorption of pyrolysate mutagens by plant fibres" MUTATION RESEARCH, vol. 141, 1984, pages 149-152, XP002270698;
 - D3: US-A-4 770 880 (KADA TSUNEO ET AL) 13 September 1988 (1988-09-13);
 - D4: GB 688 815 A (DEGLUTAN BEER PRODUCTS LTD) 11 March 1953 (1953-03-11);
 - D5: US 2003/170361 A1 (HU YATAO ET AL) 11 September 2003 (2003-09-11).

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

2. Novelty:

- 2.1 D1/D1a discloses a biological method for decontaminating mycotoxins such as aflatoxins in a liquid food medium such as coffee. A liquid food medium (see D1a, page 9, line 35: "coffee solution") is contacted with insoluble micronised plant fibres (see D1a, page 9, line 19: "wheat germ powder"). Moreover, D1a mentions a filtration step which is carried out after the micronised fibres have been added (see D1a, page 9, line 36: "filtration"), i.e. a fibre-removing step.
- 2.2 The applicant appears to contest the fact that document D1/D1a discloses an adsorption step. The applicant's argument is based on the fact that said document makes no mention of the phenomenon of adsorption and makes reference, in general, to an "inactivation" step.

However, the applicant has not specified by means of which other phenomena such inactivation could be achieved. Indeed, the step in independent claim 1 in the present application merely involves contacting the food medium with the fibres. Said step appears to cause the adsorption of the mycotoxins onto the fibres. The same phenomenon must take place in D1/D1a because the step is the same, i.e. the food medium is contacted with the fibres. If adsorption cannot be caused by simply

the method claimed.

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Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement contacting a food medium with the fibres, it appears that an essential feature is missing from

The subject matter of claims 1 to 4 and 13 is not 2.3 novel (PCT Article 33(2)) for the reasons set out above.

Inventive step 3.

Box No. V

- The use of micronised fibres that are smaller than 3.1 200 μm does not involve an inventive step (see, in particular, the term "powder" in D1 and column 2, lines 21-29 in D3). The subject matter in claims 5 and 6 does not fulfil the requirement of PCT Article 33(3). The same is true of the subject matter in claims 11, 12, 14 and 15.
- D2 describes the decontamination of an aqueous 3.2 medium (neutral, at room temperature; see table 2) using plant fibres. The treatment can last 1 to 6 hours (see figure 1). The amount of plant fibres added to the aqueous medium is 20 mg/ml, i.e. 2 wt % per litre of medium. It follows that the subject matter of claims 7 to 10 does not fulfil the requirement of PCT Article 33(3).
- 3.3 No inventive step is involved in including a separate detoxification step in a beer production method (see, in particular, document D4). subject matter of claims 16 and 17 does not

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

involve an inventive step (PCT Article 33(3)).

- 3.4 Since none of the available prior art documents discloses the implementation of a step of contacting the liquid medium with the plant fibres either before the fermented wash filtration step or simultaneously with the brewing step, it cannot be claimed that said available prior art suggests the modification of the method known from document D4 in such a way as to arrive at the subject matter of claims 18 to 21 (PCT Article 33(3)).
- 4. Industrial applicability

The industrial applicability of the invention is clear from the description (PCT Article 33(4)).

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Box No. VI	Certain documents cited			
1. Certain	n published documents (Rule 70.10) Application No. Patent No.	Publication date (day/month/year)	Filing date (day/month/year)	Priority date (valid claim) (day/month/year)
-	Paten No.	(uay month year)	(daymonna year)	(majorate de la company)
800 8	upplemental Box.			
see s	appremental box.			
2. Non-	written disclosures (Rule 70.9)		D	te of written disclosure
	Kind of non-written disclosure	Date of non-written dia (day/month/year	sclosure referrir	g to non-written disclosure (day/month/year)
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Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:

Box VI

1. Document D5, which was published after the priority date of the present application but before its international filing date, discloses a method for decontaminating beverages. The hydrogel, which is used as an adsorbent, is micronised to 10 to 40 μm . Said document mentions that it could be prejudicial to filtration to use hydrogel particles that are too small (see paragraph [0019]).